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APPLICATION NO	. F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/705,446		11/10/2003	Raymond F. Horvath	UDL-004D2 (9424/6) 4873		
48425	7590	07/29/2005		EXAMINER		
LAWSON	V& WEIT	ZEN, LLP	HABTE, KAHSAY			
88 BLACK SUITE 345		AVE	ART UNIT	PAPER NUMBER		
BOSTON,	MA 022	10	1624			
				DATE MAILED: 07/29/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	on No.	Applicant(s)					
		10/705,4	46	HORVATH ET AL					
Office Action Summary		Examine	r	Art Unit					
			labte, Ph. D.	1624					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNI INSIDE OF THIS COMMUNI INSIDE OF THIS COMMUNION OF THE O	ICATION. of 37 CFR 1.136(a). In no evalunication. 0) days, a reply within the statutory period will apply and verill, by statute, cause the ap	vent, however, may a reply be tim tuttory minimum of thirty (30) days vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timel the mailing date of this co D (35 U.S.C. § 133).					
Status									
1)	Responsive to communication(s) file	ed on 16 March 2005	j.						
2a)□	This action is FINAL . 2b)⊠ This action is non-final.								
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 1 and 76 is/are pending in the application. 4a) Of the above claim(s) 76 is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers								
9)🖂	The specification is objected to by the	e Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)□	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
Attachmen	t(s)								
1) Notice	ce of References Cited (PTO-892)		4) Interview Summary						
	ce of Draftsperson's Patent Drawing Review (P mation Disclosure Statement(s) (PTO-1449 or		Paper No(s)/Mail Da 5) Notice of Informal P		D-152)				
Paper No(s)/Mail Date <u>7/9/04&11/10/03</u> . 6) Other:									

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DETAILED ACTION

1. Claims 1 and 76 are pending in this application.

Election/Restriction

Applicant's election with traverse of Group VII (Pyridines fused to a 5-membered 2. N-containing ring (bicyclic ring), Claim 1 in a paper filed 3/16/2005 is acknowledged. The traversal is on the ground that "a search for prior art relating to any of the compounds having a core formula with substituents in groups I through XIV of the claims would necessarily reveal others". The examiner disagrees with applicants. Coexamination of each of the additional groups would require search of subclasses unnecessary for the examination of the elected claims. For example, the search for the invention of Group I would include search of subclass 544/180 and 544/184, the search for the invention of Group II would include search of subclass 544/250, 544/251 and 544/346, the search for the invention of Group III would include search of subclass 546/87, the search for the invention of Group V would include search of subclass 544/278 and 544/180, and the search for the invention of Group VI would include search of subclass 544/293. Therefore, coexamination of each of these additional inventions and the search of class and subclass of Groups VIII-XIV would require a serious additional burden of search.

The requirement is still deemed proper and is therefore made FINAL.

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3. Claim 1 is drawn to multiple inventions for reasons set forth in the restriction requirement. The claims are examined only to the extent that they read on the elected invention. Cancellation of the non-elected subject matter is recommended in response to this Office Action. It is required that applicants delete core structures i.e. Formula I, VI, X, XII, XIII, XIV and XV that are not drawn to the elected invention of Group VII (Pyridines fused to a 5-membered N-containing ring (bicyclic)) and also delete variables and their definitions that don't belong to the elected invention.

Abstract

4. The abstract of the disclosure is objected to because it is more than one page.

Information Disclosure Statement

5. Applicant's Information Disclosure Statement, filed on 07/09/2004 and 11/10/2003 has been acknowledged. Please refer to Applicant's copies of the 1449 submitted herewith.

Claim Objections

6. Claim 1 is objected to because of the following informalities: In claim 1 (page 9), the definition for R¹² contains a typographical error. "R¹² is....NR⁸R⁹[," should read as . "R¹² is....NR⁸R⁹,".

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Claim Rejections - 35 USC § 112

7. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention:

- a. In claim 1, the phrases "aminocarbocycle" and "aminoheterocycle" are not clear. Carbocycle is impossible, because N is present in the ring. The presence of nitrogen in a ring will make a heterocycle not a carbocycle.
- b. In claim 1, the phrase "A and R^2 jointly...optionally substituted at each position with R^{7} " is incorrect. The substitution can only be at the carbons not at each position i.e. oxygen or sulfur can only make two bonds and the substitution of R^7 is not allowed.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kahsay Habte, Ph. D. whose telephone number is (571) 272-0667. The examiner can normally be reached on M-F (9.00AM- 5:30PM).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Wilson (Acting SPE) can be reached at (571) 272-0661. The fax phone number for the organization where this application or proceeding is assigned is (571)-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kahsay Habte, Ph. D.

Examiner Art Unit 1624

KH July 26, 2005